1 2 3 4 5 6 7 8 9 10 11 12	KORIN EWING FELIX ELSIE B. KAPPLER ALEJANDRO G. ROSENBERG Federal Trade Commission 600 Pennsylvania Ave. NW Washington DC 20580 (202) 326-3556 (Felix) (202) 326-2466 (Kappler) (202) 326-2698 (Rosenberg) (202) 326-2558 (fax) Email: kfelix@ftc.gov, ekappler@ftc.gov, arosenberg Attorneys for Plaintiff  STEVEN DILIBERO Dilibero and Associates 130 Dorrance Street Providence, RI 02903 (401) 621-9700 (phone) (401) 401-331-9503 (fax) Email: sdilibero@diliberoandassociates.com Attorneys for Defendant	g@ftc.gov	
13	UNITED STATES DISTRICT COURT		
14	DISTRICT OF NEVADA		
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16		Case No. 2:07-CV-00479-PMP	
	EEDED AT ED A DE COMMISSION	(GWF)	
17	FEDERAL TRADE COMMISSION,		
18	Plaintiff,	JOINT MOTION TO CONTINUE	
19	v.	CONTEMPT HEARING AND ASSOCIATED BRIEFING	
20		DEADLINES	
21	CRYSTAL A. EWING, et al. Defendants.		
22	Detenuants.		
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The parties in the above-captioned action hereby move to continue the July 21, 2014, hearing and briefing deadlines by approximately two months.. As grounds for this motion, the parties state as follows:

- 1. Since filing its Motion for Contempt, the FTC has been obtaining additional evidence from third parties regarding Defendant Crystal Ewing's involvement in the prize promotion activities of Puzzles Unlimited, LLC, that it believes would support a compensatory sanction of approximately \$2 million. The FTC has issued document subpoenas and noticed the deposition of Puzzles Unlimited and its principal, Marc Goldstein. The FTC expects that this deposition will, among other things, facilitate the admission of critical evidence.
- 2. In addition, the parties have embarked on settlement negotiations and believe that the requested continuance would be mutually beneficial and potentially result in resolution or narrowing of the issues.
- 3. Therefore, the parties are jointly requesting that this Court implement the schedule below:
  - a. Deadline for the FTC's supplemental submission in support of compensatory relief – July 30, 2014;
  - b. Deadline for the Defendant's response to the FTC's submissions August 20, 2014;
  - Deadline for the FTC's reply September 3, 2014; and
  - d. Hearing Date in mid-to-late September (the parties are available on the following dates: September 17, 18, 23, and 24).

1	Dated: June 5, 2014	Respectfully submitted,
2		/s/ Elsie B. Kappler
3		
4		ELSIE B. KAPPLER 600 Pennsylvania Ave. NW
5		Maildrop M-8102B
		Washington DC 20580
6		(202) 326-2466 (phone)
7		(202) 326-2558 (fax) Email: ekappler@ftc.gov
8		Email: exappler c ree.gov
0		Attorney for Plaintiff
9		FEDERAL TRADE COMMISSION
10		/s/ Steven Dilibero
11		Steven Dilibero
12		Dilibero and Associates
10		130 Dorrance Street
13		Providence, RI 02903
14		(401) 621-9700 (phone)
1.5		(401) 401-331-9503 (fax)
15		sdilibero@diliberoandassociates.com
16		Attorney for Defendant
17		CRYSTAL EWING
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22	IT IS SO ORDERED:	
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25	( La. m ( x)	
	Info 111. M	
26	PHILIP M. PRO, U.S. District Judge	
27	June 6, 2014	

**CERTIFICATE OF SERVICE** I hereby certify that I served the foregoing Joint Motion to Continue Contempt Hearing and **Associated Briefing Deadlines** on June 5, 2014, by the following means: Via CM/ECF: Steven Dilibero Dilibero and Associates 130 Dorrance Street Providence, RI 02903 sdilibero@diliberoandassociates.com Fred W. Kennedy 528 South Casino Center Blvd. Suite 310 Las Vegas, NV 89101 Email:Pkennedy54@aol.Com /s/ Elsie B. Kappler ELSIE B. KAPPLER